

MORE COUPLES MADE HAPPY.

Ministers Are Kept Busy Binding Together Young Hearts.

TWO OUT OF TOWN GROOMS

Get Popular Canton Ladies For Their Brides—One Goes to Alliance And Another to Cleveland.

Miss Mary Krebs, daughter of Joseph Krebs, of West Ninth street, and Mr. Calvin L. Troup, of Alliance, were married in this city Thursday evening. The contracting couple with the parents of the bride went quietly to the parsonage and were married by Rev. Father McGuire at 7 o'clock. Following the ceremony a reception was given at the residence on West Ninth street at which the friends and relatives were present. The bride was dressed in a becoming gown of blue silk foulard and looked decidedly happy. She was the recipient of many beautiful presents from her friends. After the congratulations the entire company sat down to a sumptuous wedding feast.

The bride and groom left on the 2 o'clock train in the morning for the east and at the end of a two weeks honeymoon four they will return to Alliance where Mr. Troup has a home already to receive his bride. The groom was a widower and has two children. He is employed in the railroad service and has a good position.

Among the guests from out of town were Mrs. Ned Doolittle, a sister of the bride, and Mrs. Waldorf, of Lima.

EBERSOLE-CAMERON.
Wednesday evening Miss Grace Cameron and Mr. Verne Ebersole were married at Carrollton in the presence of a large company of guests. The wedding was one of the brilliant affairs in Carrollton society. Miss Cameron has until recently been a teacher in the Canton schools. Mr. Ebersole is now employed in the hardware business in Cleveland. After the wedding the couple went to Cleveland and commenced housekeeping at once.

HORSE AND BUGGY

Stolen at Akron Is Recovered In This City By Akron Officials.

During the latter part of March a message was received in this city by the local police from Akron stating that a rig had been stolen in that city. The local officers made a search at once for the outfit but did not learn anything concerning it. A few days ago I. R. Manton, of Akron, was in this city when he recognized the horse being driven upon the street. He followed this clue and learned that the horse was in the possession of David Mazer, the liveryman Detective Dunn and City Prosecutor Benner were in this city Tuesday evening and they called on Mr. Mazer, who told them how he secured the rig. It appears that on the night of March 29th, about 10 o'clock, a stranger applied at Mazer's livery stable for lodging for the horse. Mr. Mazer took in the animal but the stranger did not show up any more. Mr. Mazer stated that he made every effort to locate the owner of the animal but failed to do so. The Akron officials were satisfied that Mr. Mazer acted honestly in the matter and that he endeavored to find the real owner of the property. The rig was turned over to the Akron men and taken to that city the next day.

HOW THEY VOTED.

William E. Curtis Tells of the Position of Senator George Vest.

William E. Curtis, in the Chicago Record, gives an interesting insight in the Quay vote in the senate. In his Washington special he says: If Senator Pettigrew had voted for the admission of Mr. Quay Senator Vest the admission of Mr. Quay, Senator Vest Senator Quay have long been intimate friends and go on fishing trips together, which is the highest proof of personal confidence and affection. Early in the session, when the Quay case first came up, Mr. Vest promised that he would cast his vote for Quay if it would secure his admission to the senate. However, in case his support was not needed, or if it would be useless, he preferred to vote with his party against Mr. Quay's admission. There was a perfect understanding between them and they had a brief interview yesterday morning. Mr. Vest is very feeble, and he came to the senate a few moments before the vote was taken for the purpose of carrying out his promise. His name comes near the end of the roll-call, and when it was reached he knew that it would be useless, for if he voted for Quay he would only make it a tie. On the second roll-call Mr. Spooner had a brief conference with him, in which Senator Vest said he would vote for Quay if Pettigrew did so, which would have given him one majority. Senators Carter and Hansbrough, who are more friendly with Pettigrew than anybody else in the senate, labored with him, but he would not yield, and threw the responsibility of Quay's defeat upon Senator Hanna.

No doubt the latter could have seated Mr. Quay if he had desired to do so, and until Saturday, Senator Hanna was counted among the Quay supporters. On that day, however, before leaving for Ohio, he asked Senator Dewey to pair with him. Mr. Hanna has made no explanation, but has naturally caused comment and much speculation. One of the stories going about is that Mr. Wanamaker, and other rich opponents of Senator Quay offered to raise \$1,000,000 for the Republican campaign treasury if Quay was defeated. This improbable explanation is eagerly accepted on the Democratic side, but finds no believers among the

Republicans. The most interesting question under discussion today was "What will Quay do to Hanna?" and various theories and predictions were offered. Plenty of people were waiting last night and this morning to prophesy that the platform of the Pennsylvania convention, which met today, would "roast" both Hanna and the administration, and that Quay would try to defeat McKinley's re-nomination, but Senator Quay is too good a politician to indulge in such folly, particularly in a state like Pennsylvania, where the Republican party has so large a majority, and his convention was solid for the president.

Nevertheless Mr. Hanna will be compelled to shoulder the responsibility of Quay's defeat. Everybody thinks he did it. Even an old colored news vendor, in crying the morning papers today, sang: "It tells all about Old Hoss Quay. Who went eat any more senate hay. 'Cause Hanna knocked him out of the way And sent him back to Pennsylvania-a-a-a."

COUNTY GETS TAX.

Will Reads So That Collateral Inheritance Law Comes Into Force.

In the estate of Susan Kachler, of Massillon, whose will was recently filed in probate court, some of the larger legacies were made to persons who were not blood relations of the deceased but were relatives of her husband. All such come under the operation of the collateral inheritance tax and the probate court on Thursday determined the amount of these legacies and the tax that would have to be paid. There is \$44,000 that will come under this tax and by the operation of the law the amount of the tax that will have to be paid to the county treasurer will be \$1,660. Of this sum the county will get one-fourth and the state three-fourths.

REAL ESTATE TRANSFERS.

CANTON.

Mary and E. Schwalm to Sarah M. Bucher, part lot 6048, first ward, \$3,400. C. Weidner b. administrator to Lester Weidner and Lillian Young, part lot, 1529, second ward, \$1,000.

And E. Pierson to David W. Brown, part lot 6261, third ward, \$50. Ralph W. Cook to Meri Jancke, part lot 413, seventh ward, \$1,200.

COUNTRY.

Matilda Reichard's heirs to Edna Darr, 2 acres, Mariboro township \$600. Helen Stinebach to Henry Stinebach, 103 and 64-100 acres, Bethlehem township, \$1.

Fannie Crooks to Charles J. Crooks, out lot No. 6, West Brookfield, \$325. John L. Burns, to Alice Amendt, lots 47, 48 and 49, Sparta, \$110.

John C. Welty to Sarah Fornes, 28 and 40-100 acres, Canton township, \$105. Benjamin Deckard's heirs to James Gallagher, 12 and 91-100 acres, Canton township, \$200.

Hetta Kannel to Julia L. Corl, 1 and 27-100 acres, Lake township, \$1,500. P. D. Machiner to Wm. Reibold, 9 and 76-100 acres, Lake township, \$440. Samuel Smith to John B. Smith, 100 acres, Lawrence township, \$5,000.

S. A. Kinman's heirs to Alphonso J. Hicklin, 83 and 100-100 acres, Lexington township, \$1,600.

Gouffrey Bentler to Elmer Hicklin, 61 and 75-100 acres, Lexington township, \$1,600.

Russell & Wann, trustees, to Andrew Lothamer, lot 1, Bellevue addition, Plain township.

Andrew Lothamer to Charles Lothamer, lot 1, Bellevue addition.

Probate Court.

In the estate of Isaac Skelton, of Pike township, the proceeds from the sale of land have been ordered distributed and the bond for the rejection of claim filed.

The appraisement of land has been approved and private sale ordered in the estate of Henry Grisin, of Alliance. Samuel Schreiner has been appointed guardian of Susan Zerbe, of Canton.

The guardian of Lottie Myers, of Nimishillen township, has filed his final account.

The sixth account has been filed in the estate of John Stoner, of Canton. An inventory and appraisement have been filed in the estate of Matilda Smith, of Plain township.

H. L. Erdman has been appointed administrator of the estate of W. F. Price, of Canton.

The will of Dorinda Yant has been probated and the widower elects to take under the will.

An inventory and appraisement has been filed in the estate of Joseph Keeler, of Alliance.

The sale of land by the guardian of Henry Grisin, of Alliance, has been confirmed.

An allowance in lieu of a homestead has been allowed in the assignment of Levi Royer, of Plain township.

Final account has been filed in the estate of Enos Whitmer, of Bethlehem township.

WHAT IS THE USE.

No Need to Go Through Life a Sufferer.

Means of Relief, Is Near at Hand and Recommended by People You Know.

What is the use to go on suffering from kidney backache, nervousness, sleeplessness and dizziness when a fifty-cent box of Morrow's Kid-ne-olds will cure you? Probably you have not heard of Kid-ne-olds, so if you will read this statement it will pay you tenfold. We give you as reference Mr. E. H. Deuble, 817 East Fourth St., Canton, Ohio, who says: "Some time ago I was attacked with pain across the small of my back in the region of my kidneys, which was caused from disordered condition of the kidneys, and the proper thing to do was to use a remedy that would act directly upon these organs. Morrow's Kid-ne-olds being highly recommended and took them according to directions, and in a short time I was relieved completely of kidney backache."

Morrow's Kid-ne-olds are not pills, but Yellow Tablets, and sell at fifty cents a box at all drug stores and at M. A. Fisher's drug store.

Mailed on receipt of price. Manufactured by John Morrow & Co., Chemists, Springfield, Ohio.

PRESIDENT AND DEWEY

Will Be Here For the Fourth of July Celebration and Cannon Dedication.

WILL BE A BIG EVENT

Committees Making Elaborate Preparations For the Celebration.

THOUSANDS WILL COME

From Various Parts of the Country to Take Part in the Parade.

EXCURSIONS TO BE RUN

By All of the Railroads Leading Into the City--Committees Have Gone About the Matter in a Manner That Insures the Success of the Enterprise.

The celebration of the Fourth of July this year will be essentially distinct from all other such observances in the past, and the magnanimity of citizens will assist in making it the grandest Fourth ever celebrated in Ohio. The citizens of Canton will witness the largest crowds of people who have ever assembled here within the hours of a single day. Not only will the occasion be of local importance, but it will have a flavor of a national character by the expected presence in this city at that time of President McKinley and Admiral Dewey, together with men prominent in the national world. Special trains will convey people within a radius of 75 miles to this city, and as they will arrive early in the morning and remain until late at night, it has been suggested that the event will redound in a gratifying manner to local dealers and business men in a financial way.

A special meeting of the executive, financial, transportation and military committees was held Friday night in the board of trade rooms in the city hall for the purpose of furthering arrangements for this nation's natal day celebration. There were present Messrs. A. R. Turnbull, C. C. Bow, Dr. E. D. Brant, Will Saxton, Hon. John E. Monnot, H. S. Kaufman, Phil J. Bernover, W. W. Pumphrey, Elmer Beard, Frank Marburger, Joseph A. Bour, J. H. Kenney, George W. Irwin, S. S. C. McGrew and Captain M. A. Fisher. Mr. Turnbull presided as chairman and Hon. John E. Monnot as secretary of the general committee. It was the largest meeting of the executive committee held since their appointment.

Various matters received attention, a few of which have not yet been given out for publication, although the major portion of the plan for celebrating the day will be stated in the foregoing.

Arrangements have been made with all the railroad companies entering this city to carry excursionists on special trains. Some of the roads will run two or three specials during the morning and bring in, it is estimated, 75,000 people. Special low rates will be granted by the railroad companies for that occasion. Invitations have been sent out to military and civic societies all over the state. The entire National Guard will be here and participate in the military parade on the afternoon of the Fourth. Civic societies numbering hundreds of uniformed and un-uniformed men will also be present and take part in the large parade.

On the morning of the Fourth will occur the industrial parade. Nothing on such a grand scale has ever been outlined before by citizens, and this feature will be one of interesting and gratifying events on the program, as it will show the thousands of strangers the products of our shops, mills and factories, and also display what our merchants handle in the line of business. Floats will be artistically arranged, each manufacturer and merchant being permitted to decorate his vehicle with such products as he may desire, and which will best show Canton's productions. In addition to the numerous floats the parade will be lengthened by a good showing of members of the various labor and trade organizations in this city and of citizens within a distance of 75 miles. It is believed that several thousand men will form in line in the morning parade. Not alone will the laboring men assist in the pageant but the commercial travelers, manufacturers, wholesalers and retailers from all over the state will be invited to come here and participate.

The dedication of the Spanish cannon on the city hall lot will take place between the culmination of the morning parade and that of the military companies and of the civic societies in the

afternoon. A large expense will be incurred, by the bringing of the National Guard to this city, but the committee is assured that the funds for a successful celebration can be easily raised among patriotic citizens who have the welfare of the city at heart. The American Mechanics, Knights of Pythias, Catholic societies and all uniformed men will take part in this event.

The grandest pyrotechnic display which has ever been witnessed in this city will occur during the evening. The committee is in correspondence with manufacturers at the present time and the most patriotic display obtainable will be secured.

There will be an abundance of music such as Canton people never heard before. All the bands in Stark county will be invited to come here, and the local bands will also assist in the musical portion of the program. It is expected that the Akron contingent will be accompanied by the Eighth regiment band of that city. Cleveland, Wheeling, Alliance, East Liverpool, Youngstown, Massillon and other cities will be represented by hundreds of uniformed mail carriers, who have promised the committee to come to this city and take part in the afternoon parade.

The program of events and of the dedication has not been formulated by the committee having this matter in charge, but it will be announced as soon as it is arranged. The various committees having the celebration in charge are working ardently to make the occasion a memorable one. A special meeting of the general executive committee will be held next Friday night in the board rooms, when all members of the respective committees appointed are requested to be present, and they will be given such further instructions as they may need, and the general committee will receive such reports from them as they may have to make regarding the work done by them. The committees are daily receiving favorable replies from civic and other societies and associations who were requested to assist in the parades, and daily correspondence is ensuing with prominent men and people who are expected here on the Fourth. Special stationery has been secured by the committees and all their correspondence is done with it. The envelopes are printed with large display type, in a red color: "In Canton, 1900. Don't fail to attend the biggest Fourth of July celebration ever held."

One of the excellent provisions of the committee on transportation is the arrangement whereby visitors will arrive in this city early on the morning of the Fourth, their trains leaving at a late hour at night, giving everybody an opportunity to participate fully in the ceremonies of the day and witness the pyrotechnic display at night.

DON'T MOVE, SAID THE COURT.

Board Stopped From Changing School House Location.

MAN WITH SEVEN CHILDREN

Objected and Brought Suit to Enjoin From Going Ahead--Would Lose Old Site If the School Changed.

Judge McCarty Friday granted an injunction to put a stop to the action of the Nimishillen township board of education by which the latter has been planning to erect a new school building in district No. 7 upon a new site. The injunction was granted at the request of Attorney Pomerene acting for Wm. B. Royer. Royer states that he is a taxpayer in the district and has seven children going to the school. The board at a recent meeting decided to erect a new building and change the location about a half mile to the west of the present site. The present school house is located in the center of the district and if the new one should be built while contemplated, it would be a half mile from one side of the district and a mile and a half from the other side. Royer says his children and a dozen more would have to go the whole mile and a half to get to school if the location is changed.

Besides this it is asserted that the board owns the present site, but if the school house is taken away from it the property will revert back to the original owners, who gave it only for school purposes. Furthermore the place is all improved, with well, fences and other necessary appurtenances and if the location is changed it will cost \$1,000 to fit up another place as well.

Upon hearing the petition the court granted the injunction restraining the board from going forward to purchase the new ground and from erecting a building any place except on the old site.

The papers were given to the sheriff to serve Friday afternoon.

GRANT CASE SUBMITTED.

Attorneys Ambler, Welty, Craine, Wertz and Meyer of this city and Prentice of Cleveland went down to Coshocton and argued the case of Grant vs. Grant and of McNichols' administrator vs. Brown's guardian Thursday afternoon before the circuit court. The court had been sitting at Zanesville, but came up to Coshocton to hear this controversy out. The evidence was submitted and each lawyer had his say, and this morning all came home. The court is expected to decide the matter Friday.

Funeral of J. M. Rebstock.

The funeral of J. M. Rebstock took place Friday afternoon. The services were held at his late home at 1 o'clock and the remains were interred in Melchior's cemetery. The Canton G. A. R. was represented at the funeral by a committee consisting of the following: J. J. Zaiser, William Wagner, P. M. Bush, Louis Hahn, Ephraim Shaffer, Harvey Dittenhafer, Joseph Kiefer and J. P. Hurst.

ISAAC NOT WORLDLY.

He Wants to Know How a Divorce Case Will Come Out Against One Who Is.

HE FEARS THE RESULT

When Worldly Persons Appear as Witnesses Against an Outsider.

HIS WIFE ASKS ALIMONY.

While He Was Cogitating What He Would Do She Saw a Lawyer and Had a Petition For Alimony Filed, Claiming He Abandoned Her.

Isaac M. True, the Mormon of Canton, who, upon divers occasions has preached to the populace and tried to persuade them that the path to glory went by the Book of Mormon route, has lots of troubles now. Wednesday he appeared before Judge Augat bewailing his lot and seeking for some panacea for his ills. He had had trouble with his wife and he said she left him and that she had their little child. He declared that unless he could get the child it would break his heart. He was sure that no truce could be patched up between himself and his wife and so he wanted the child.

Mr. True was very much troubled about the case. He questioned the court about the proceedings that would be necessary, the probable cost and all the details, and finally he wanted some assurance as to how it would come out. Of course the court could only state that that depended on the testimony that would be introduced. This was a severe blow to Isaac's hopes. He explained to the judge how this course would probably mean danger for him. He said that his wife was of the world. That her family and relatives were of the world, that her friends were of the world, whereas he, being not of the world, would stand alone in the conflict. He feared to risk the world when it came to testifying against one who, like himself, was not of the world.

This put a new phase on the question and one that the court was not in the habit of reckoning with so he told Isaac that if he wished to do anything he had better go and consult a lawyer. But while Isaac was philosophizing about the case and discussing the possibilities and probabilities in a case where one of the world was against one not of the world, his wife was busy with a lawyer and on Thursday Attorney Hughes went before Judge McCarty with a petition for alimony. The wife said that Isaac had abandoned her and she wanted alimony and an injunction to stop him from disposing of any of his property till her claims were answered. She also asked for an injunction to restrain him from molesting the child in any way.

As a basis for the alimony claim it was asserted that True had considerable personal property. This the petition recited, consisted of horses, wagons, household goods and furniture of divers kinds and besides all that "a Pol parrot of great value."

When the judge heard the petition he at once granted a restraining order until the case can be heard.

Deputy Sheriff McKinney was given the papers to serve and he started out to locate Isaac but, probably because Isaac was not of the world, or at all events he was not of that part of the world in which he was wont to be found, the sheriff failed to get him served with the proper papers. It was feared he had gone to seek a less worldly clime and up to noon Friday he had not been found.

ON THE WHITE HOUSE TABLES.

Magnetic-Magnesia Water May Be Used By the President.

While President McKinley was in Canton he used Magnetic Magnesia Well Water. The president when he formerly lived in Canton used the water and knew of its excellent qualities. Thursday, when his private car, Olympia, left Canton, four cases of the water was on board and from what the president stated regarding the water it will likely be used on the white house tables. Dr. Rixey, Mrs. McKinley's physician, who accompanied the president on his trip, examined the water and looked up the analysis. He pronounced the water as being most excellent for table use.

MARRIAGE PERMITS.

Ralph Klein, 25.....Massillon
Lilly C. Wagner, 23.....Massillon
Calvin L. Troup, 42.....Alliance
Mary Krebs, 32.....Canton
Ira J. Nunamaker, 30.....Canton
Anna Nave, 21.....Canton

Martin Coy Resigns.

Louisville Herald: Martin Coy resigned his position as assistant station agent, his own ill-health and the ill-health of his family having caused him to take this step. Mr. Coy held the position for several years and was very attentive to his duties. The company will send a man to take Mr. Coy's place.

Operation For Appendicitis.

William A. Bushong, residing at No. 827 North Cherry street, was taken to the Aultman hospital Friday evening. Tuesday night he was taken violently ill and became gradually worse until last night, when it was found necessary to remove him to the hospital for an operation for appendicitis. This morning Dr. A. C. Brant, assisted by Drs. E. O. Morrow and E. D. Brant, performed the operation. Dr. Brant said this after-

noon that the patient bore up well under the strain and that unless some complication arose, Bushong will recover. Bushong is a young man 18 years of age, an employee of the Bonnot company, is the only support of a widowed mother. His many friends look forward to his speedy recovery.

ANNUAL REUNION.

Sultana Survivors Will Meet and Recount Their Experiences.

The Canton survivors of the steamer "Sultana," which blew up during the Civil war have about completed arrangements for the celebration of the 35th anniversary of the wreck and the sixteenth annual reunion here next Tuesday and Wednesday. There are three survivors in Canton, Sheriff Zaiser, J. N. Shaffer and David Edelman. The reunion will open Tuesday morning at 10:30 with a social session at Odd Fellows Temple. At 2 o'clock there will be a business meeting and at 7:30 an entertainment in the Tabernacle. Here views will be shown of the fated steamer as it was in the process of going to pieces and being burned. This is the first time it has ever been shown here and it probably will never be seen again in the county. The public is invited to this entertainment and everything is free. There will also be music and recitations to fill in the program.

Wednesday there will be a business meeting at the Yoke at 8 o'clock and at 9:30 the crowd will take cars for the Massillon hospital.

WORTMAN WANTS PAY FOR FALL.

Says an Insurance Company Owes Him \$1,300.

OTHER INSURANCE CASES.

A Number of Little Law suits Started in the Courts By People Who Think They Are Not Getting a Fair Deal.

Jeweler William A. Wortman on Saturday morning commenced suit in common pleas court against the Travelers and Traders Accident Co. for the collection of \$1,300 which he claims he is entitled to on an accident policy of insurance. He recites that while carrying a policy in this company he fell in his store last September and has been laid up practically ever since and will be for some time to come. He says that there is now due on the policy \$1,300 and the company refuses to pay. Judge Thayer represents the plaintiff.

SUES FOR \$249.

James R. Sprankle as administrator of the estate of Rudolph Sprankle has sued Henry Bennett and Almon Richert for \$249. He claims this is due for rent that the defendants should have paid but which the plaintiff did pay when they were in partnership in the wool business. Grant and Agler represent the plaintiffs.

SUIT FOR INSURANCE.

Attorneys Miller and Pomerene have brought suit on behalf of the Commercial Mutual Insurance Co., of Sandusky, against Sala Bore, of Minerva, for the collection of \$134 which it is claimed they owe as assessments on an insurance policy.

TO COLLECT INSURANCE.

Miller & Pomerene, representing Channing W. Richards, receiver of the Aetna Fire Insurance company, has commenced suit against the Canton Pump company for the collection of insurance assessments amounting to \$163.

SUIT TO COLLECT.

Peter D. Miller has sued in common pleas court for the collection of \$17.12 which he claims from W. Whisler for labor performed. W. J. Piero filed the petition.

ANSWER FILED.

Attorneys Miller & Pomerene have filed an answer in the case of G. W. Lantzer vs. Peter Rosche. Lantzer sued Rosche for damages for malicious prosecution. The answer denies that Rosche was guilty of malice and states the proceedings that were had in the courts below.

NEW BAR LIST.

The new bar lists for the coming term of court were issued Saturday containing the cases now in common pleas court. There are 268 cases on the docket that should come up at the coming term.

Notice to Candidates.

The chairman and secretary of the Democratic central committee will be in Canton at the Y. M. D. club room on Saturday, May 5, from 10 a. m. to 6 p. m. for the purpose of making up the ticket for primaries to be held May 12, 1900. Names of all candidates for various county offices and delegates must be in the hands of chairman or secretary on or before May 5, at 12 o'clock m. Committeemen are requested to see that names are returned for state and congressional delegates and Central committeeman for each precinct promptly on or before said date. Send name of delegates and committeemen either to R. G. Williams, Alliance, Ohio; or E. J. Walker, Navarre, Ohio.

Tickets will be distributed from Democratic club rooms on Thursday, May 10. Committeemen are requested to call for same.

R. G. WILLIAMS, Chairman.
E. J. WALKER, Secretary.

Is Not a Candidate.

The Massillon Independent says: "The impression seemed to prevail that Otto E. Young, of this city, intended to be a candidate for circuit judge. Mr. Young stated today, however, that he had no such intention. 'I have been in politics too much already,' said he.

Grace Bolgegrain, Myrtle Kieffer and Ida M. Long, of Orrville, Ella C. Blanchard, of Massillon, Maggie Authoffer, of Minerva, Mrs. Jean Monroe and Mary Stoltz, of Frederickburg, prominent school teachers, are stopping at the Barnett.